

Oct. 25 / Administration of William J. Clinton, 1994

intermediaries. Microloans are an important tool in the One-Stop-Capital-Shops that the SBA is establishing to bring relief to disadvantaged communities in the Empowerment Zones and Enterprise Communities.

With the changes provided by this legislation, the SBA will be able to harmonize its export loan program with that of the Export-Import Bank to carry out its role in the trade agenda I outlined in the Trade Promotion Coordinating Committee. Also of great importance is the new emphasis the legislation places on assistance to women business owners, who are now creating businesses at a faster rate than their male counterparts.

Finally, S. 2060 will allow the SBA to provide relief from high prepayment penalties to borrowers under some of its programs. By revising

the prepayment penalties and allowing the refinancing of these loans at more favorable interest rates, we will unleash the productive power of these companies by freeing up their resources for new production, new employment, and new contributions to our economy and tax base.

Again, I am pleased to sign this legislation, which is of great significance to our Nation's small business women and men.

WILLIAM J. CLINTON

The White House,
October 22, 1994.

NOTE: S. 2060, approved October 22, was assigned Public Law No. 103-403. This statement was released by the Office of the Press Secretary on October 25.

Remarks on Departure for the Middle East

October 25, 1994

Good morning. Today I embark on a mission inspired by a dream of peace, a dream as ancient as the peoples I will visit, a dream that now, after years of struggle, has a new chance of becoming a reality.

Tomorrow, in the desert between Israel and Jordan, two neighbors will agree to lay to rest age-old animosities and give a new future to their countries and their children. King Hussein and Prime Minister Rabin will enter into an historic peace treaty. By their courage, they help their peoples, their region, and the entire world. They help to begin a final journey to peace in one of the most perilous conflicts of our age. By taking part in that ceremony, I will help to fulfill a mission pursued vigorously by the United States, by Presidents of both parties, since the end of World War II.

Peace in the Middle East is in our fundamental interests, and our continued participation in the peace process is crucial to its success. The signing ceremony I will witness grows out of the peace process we have helped to build.

The treaty between Israel and Jordan will be only the second full peace treaty between Israel and one of its Arab neighbors and the first ever signed in the Middle East itself. The roots of this process reach back to the Camp David ac-

cords between the late Anwar Sadat of Egypt and Menachem Begin of Israel, in which President Carter played such a pivotal role, and to the historic peace treaty they signed here 15 years ago.

But this trip is more than a celebration of another important step toward peace, it's an opportunity to pursue new steps. Israel and Jordan have shown that contact can overcome conflict and that direct talks can produce peace. My goal is to make clear that the time has arrived for all parties to follow the brave and hopeful inspiration of Israel and Jordan. With so much at stake, it is more important than ever for the United States to stand shoulder-to-shoulder with those who are taking risks for peace.

For all the progress toward peace, indeed, because of that progress, we have witnessed a new wave of terrorism and violence. No step on this long journey requires more patience, more discipline, more courage than the steps still to come. At this crucial moment, the people of the Middle East stand at a crossroads. In one direction lies the dark past of violence, terrorism, and insecurity that desperate enemies of peace seek to prolong. In the other lies a brighter future, a brighter future that Israel and all her Arab neighbors can achieve if they have

the courage to stand up to violence, to terrorism, to mistrust, to build that future.

Above all else, I go to the Middle East to deliver one clear message: The United States stands by those who, in the words of the Psalms, “seek peace and pursue it.” And we stand up to those who threaten to destroy the dream that has brought us to this historic moment.

Standing up for peace in this region includes countering the aggressive acts of Iraq’s toward its neighbors. Like our troops around the world, the men and women of our Armed Forces stationed in Kuwait are the strength behind our

pledge to support peace and security. They are doing a magnificent job, and I want them to know how proud all Americans are of their efforts. When I visit them on Friday, I know I’ll carry the good wishes of all their fellow Americans, just as I know all Americans will pray this week for the progress toward peace as we witness this historic treaty and carry the peace process forward.

Thank you very much.

NOTE: The President spoke at 7:42 a.m. in the Rose Garden at the White House.

Statement on Signing the Immigration and Nationality Technical Corrections Act of 1994

October 25, 1994

I am pleased to sign H.R. 783, the “Immigration and Nationality Technical Corrections Act of 1994,” which will reauthorize the Visa Waiver Pilot Program, assist new refugees coming to the United States, improve laws relating to naturalization and citizenship, and speed the deportation of alien felons.

The Visa Waiver Pilot Program was established in 1988 to allow visitors from certain countries to travel to the United States without a visa. The countries participating in this program grant reciprocal privileges to American visitors. In 1993, more than nine million international tourists and business people from 22 nations traveled to the United States under this program. This Act will help to promote U.S. tourism by extending the Visa Waiver Pilot Program for 2 years.

The Federal Government provides approximately \$400 million annually to States and voluntary agencies to help provide for health, employment related services, English language training, and other resettlement needs of refugees. H.R. 783 will continue the authority for this program.

The Act also corrects a decades-old injustice to certain persons born outside the United States before 1934 of one U.S.-citizen parent and one noncitizen parent. Prior to the enactment of this Act, such persons could become U.S. citizens if the father was the citizen, but not if the mother was the citizen. H.R. 783

corrects this inequity and makes persons born before 1934 to a U.S. citizen mother and alien father eligible for U.S. citizenship.

The Act allows for more rapid deportation of undocumented aliens who are convicted of serious crimes in the United States. The Act also adds certain crimes to the definition of aggravated felony. I sign this legislation with the understanding that convictions for crimes included in the existing law will be governed by the current effective date provisions, and that the effective date provision related to the expanded definition applies only to convictions for those crimes that have been added by this Act.

Finally, I note that section 221 of the Act, relating to visits to the United States by Taiwan officials, is in potential tension with my constitutional authorities concerning receipt of Ambassadors, recognition of governments, and the conduct of foreign policy. Section 212 of the Immigration and Nationality Act of 1952 (“INA”) permits the Secretary of State to exclude aliens where admission would have potentially serious adverse foreign policy consequences. Were section 221 of the Act read to restrict this authority, section 221 would impermissibly impinge on my constitutional responsibilities.

Section 221 can be read in a manner consistent with the Constitution, however. Because the Congress has chosen not to modify section 212(a)(3)(C) of the INA, 8 U.S.C. 1182(a)(3)(C), I will construe section 221 as expressing the